SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2014-158950-001 DT 10/07/2015

CLERK OF THE COURT COMMISSIONER JULIE ANN MATA R. Miller

R. Miller Deputy

STATE OF ARIZONA KRISTIAN DELUCAS LEHMAN

v.

JUSTIN HASTIE (001) JUSTIN HASTIE

11352 N 89 DR PEORIA AZ 85345

PRETRIAL SERVICES AGENCY-CCC

PUBLIC DEFENDER-APPOINT

COUNSEL-CCC

INITIAL APPEARANCE

2:09 p.m

Courtroom SCT 3C

State's Attorney: Not Present
Defendant's Attorney: Not Present
Defendant: Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Defendant was present for the group advisement given on the record at 1:41 p.m. this date in SCT 3C.

The Court notes the Defendant previously failed to appear and an arrest warrant was issued on January 15, 2015.

Docket Code 179 Form R179 Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2014-158950-001 DT

10/07/2015

The Defendant makes statements to the Court.

IT IS ORDERED quashing the warrant previously issued for the Defendant's arrest.

The warrant is quashed electronically this date. Confirmation #89594.

IT IS ORDERED appointing Public Defender's Office to represent the Defendant for all further proceedings in this case.

THE COURT FINDS that the Defendant is not required to contribute any sum toward reimbursement for legal services provided by appointed counsel.

IT IS ORDERED entering a Not Guilty Plea on behalf of the Defendant at this time.

IT IS ORDERED exonerating the bond in this cause as to this defendant only, said bond to be released to the party posting same.

ISSUED: Order Exonerating Bond

IT IS ORDERED releasing Defendant to the supervision restrictions and conditions of the Pretrial Services Agency of the Superior Court of Arizona, in and for the County of Maricopa including drug monitoring which may include testing, evaluation and treatment as directed by Pretrial Services Agency.

IT IS FURTHER ORDERED setting a Preliminary Hearing on October 22, 2015, at 8:30 a.m. in Early Disposition Court.

Defendant is directed to appear at all scheduled court hearings and advised of the potential consequences should he/she fail to appear.

2:12 p.m. Matter concludes.